

10/620,830

10/620,839

03-21-06

JFW  
#**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**Applicants  
Application No.  
Examiner  
ForLong Y. CHIANG, *et al*  
10/620,830- 10/620,839  
Kahsay Habte, Ph.D.  
**FULLERENE COMPOUNDS**Art Unit  
Filed on  
Paper No.1624  
July 16, 2003Mail Stop Amendment  
Commissioner for Patents  
P. O. Box 1450  
Alexandria, VA 22313-1450**RESPONSE TO RESTRICTION REQUIREMENT**  
**REVOCATION OF POWER ATTORNEY WITH NEW POWER OF ATTORNEY**  
**AND**  
**CHANGE OF CORRESPONDENCE ADDRESS**

Sir:

This communication is written for

- Request for Revocation Of Power Attorney With New Power Of Attorney And Change Of Correspondence Address; and
- Response to Restriction Requirement.

An extension of time by additional Five (5) months from the one-month period set by the Examiner in the Office Action, issued on October 5, 2005, to respond to the restriction requirement is submitted and requested. Applicants respectfully request that the Commissioner enter this request into the application as submitted. The Commissioner is hereby authorized to charge the response-time-extension fee and any other fees or credit overpayments related to this application to Deposit Account No. 502980, maintained by the SUN Law office PLLC.

03/23/2006 EFLORES 00000113 502980 10620830  
01 FC:1255 2160.00 DA

March 20, 2006

Respectfully submitted,

  
Hsiang-ning Sun  
Attorney for Applicants  
Registration No. 39849  
Customer No. 000041282  
4212 Villanova Street  
Houston, Texas 77005-3529  
(713)-666-8819 (Telephone)  
(713)-665-5230 (Fax)EXPRESS MAIL ED 046723075 US; mailed on March 20, 2006  
/enclosures



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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicants Long Y. CHIANG, *et al* Art Unit 1624  
Application No. 10/620,830 10/620,839 Filed on July 16, 2003  
Examiner Kahsay Habte, Ph.D. Paper No.  
For FULLERENE COMPOUNDS

**REQUEST FOR REVOCATION OF POWER ATTORNEY WITH NEW POWER  
OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS**

Applicants submit herein a request for "Revocation Of Power Attorney With New Power Of Attorney And Change Of Correspondence Address" and respectfully request that the Commissioner enter this request into the application as submitted.

**RESPONSE TO RESTRICTION REQUIREMENT**

This document is written in response to the Restriction Requirement issued by the Examiner on October 5, 2005. Applicants respectfully request an extension of time to respond to the Restriction Requirement by additional Five (5) months from the one-month period set by the Examiner in the Office Action.

Applicants respectfully traverse the Restriction Requirement.

Applicants respectfully submit that the Examiner has not pointed out which species are "independent and distinct" as required by 35 USC §121, 37 CFR §1.141, and MPEP Chapter 800. The Examiner merely gives a conclusion that there are patentably distinct species in Claim 1 without identifying those species or providing any reasoning as required by the rules. Accordingly, the Examiner has not carried the burden of providing support for the initial determination of issuing a Restriction Requirement. Therefore, the burden has not shifted, contrary to the statement in Paragraph 4 of the Restriction Requirement on Page 2, to submit or identify evidence in support of their position. Accordingly, Applicants respectfully traverse the Restriction Requirement as issued.

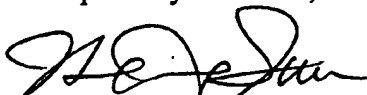
Applicants respectfully request that the Examiner reconsider and withdraw the Restriction Requirement or, in the alternative, provide sufficient information and support regarding (A) which species are independent and distinct; and (B) what reasoning is in support of such a determination.

*With traverse and without waiving any rights*, Applicants elect the following for prosecution as the Examiner requires in the Restriction Requirement:

Claim 1 in its entirety except that W is elected to be O or C(CN)<sub>2</sub>, both containing C double bond(s). That is when W is O, the double bond is C=O; and when W is C(CN)<sub>2</sub>, C=C(CN)<sub>2</sub>.

The Commissioner is hereby authorized to charge the time-extension (five months) fee and any other fees or credit overpayments related to this application to Deposit Account No. 50-2980, maintained by the SUN Law office PLLC.

Respectfully submitted,



Hsiang-ning Sun  
Attorney for Applicants  
Registration No. 39849  
Customer No. 000041282  
4212 Villanova Street  
Houston, Texas 77005-3529  
(713)-666-8819 (Telephone)  
(713)-665-5230 (Fax)

March 20, 2006



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**CERTIFICATE OF MAILING**

I hereby certify that this correspondence is being deposited with the United States Postal Service as express mail in an envelope addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

March 20, 2006

Date

Hsiang-ning Sun

Hsiang-ning Sun

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